1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	MICHAEL E. DERGOSITS California State Bar No. 118206 IGOR SHOIKET California State Bar No. 190066) DERGOSITS & NOAH LLP Three Embarcadero Center, Suite 410 San Francisco, CA 94111 Telephone: (415) 705-6377 Facsimile: (415) 750-6383 Email: mdergosits@dergnoah.com Email: ishoiket@dergnoah.com EDWARD W. GOLDSTEIN Texas Bar No. 08099500 ALISA LIPSKI Texas Bar No. 24041345 CALIFF T. COOPER Texas Bar No. 24055345 GOLDSTEIN & LIPSKI, PLLC 1177 West Loop South, Suite 400 Houston, Texas 77027 Telephone: (713) 877-1515 Facsimile: (713) 877-1515 Email: egoldstein@gliplaw.com Email: alipski@gliplaw.com Email: ccooper@gliplaw.com Attorneys for Plaintiff Spectros Corp.	KENNETH E. KELLER (SBN 71450) KRIEG KELLER SLOAN REILLY & ROMAN LLP 555 Montgomery Street, 17th Floor San Francisco, CA 94111 Telephone: (415) 249-8335 Facsimile: (415) 249-8333 Email: kkeller@kksrr.com ROBERT H. STIER, JR. (ME Bar 3740) PIERCE ATWOOD LLP Merrill's Wharf 254 Commercial Street Portland, ME 04101-1110 Telephone: (207) 791-1163 Facsimile: (207) 791-1350 Email: rstier@pierceatwood.com Attorneys for Defendant Thermo Fisher Scientific, Inc.	
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRICT OF CALIFORNIA		
18	OAKLAND DIVISION		
19			
20	SPECTROS CORP.,) Civil Action No.: 4:09-CV-01996 SBA	
21	Plaintiff,)) STIPULATION AND ORDER) ENLARGING TIME FOR OPPOSITION	
22	v.	AND REPLY DEADLINES RELATED TO	
23	THERMO FISHER SCIENTIFIC, INC. d/b/a	DEFENDANT'S MOTION FORSUMMARY JUDGMENT OF NON-INFRINGEMENT	
24	NANO DROP,) [Civil L.R. 6-1, 6-2]	
25	Defendant.)	
26		<u>)</u>	
27	Pursuant to Civil L.R. 6-1 and 6-2, Plaintiff, Spectros Corp. ("Spectros") and Defendant,		
28	Thermo Fisher Scientific Inc. ("Thermo Fisher")	respectfully request that the Court enter the following	

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stipulation regarding the deadlines for the Opposition and Reply to Defendant's Motion for Summary Judgment of Non-Infringement (Dkt. 80). The parties now AGREE AND STIPULATE to extend the following deadlines:

Event	Previous Deadline	Proposed Deadline
Plaintiff's Deadline to File Opposition to Motion for Summary Judgment	February 7, 2012	February 17, 2012
Defendant's Deadline to File Reply to Motion for Summary Judgment	February 14, 2012	February 27, 2012

1. Reason for the Request:

Thermo Fisher is producing technical documents related to the issues raised in Defendant's Motion for Summary Judgment of Non-Infringement (Dkt. 80) on February 1, 2012. Additionally, counsel for Thermo Fisher will be out of the office the week of February 14, 2012. Consequently, this extension is sought to allow the parties sufficient time to prepare and file the Opposition and Reply for Defendant's Motion for Summary Judgment of Non-Infringement.

2. Prior Time Modifications:

There have been no prior time modifications in this case.

3. Effect of Requested Modification:

These extensions currently under discussion will have no effect on the date set for the hearing on Defendant's Motion for Summary Judgment of Non-Infringement (Dkt. 80) on April 17, 2012. So Stipulated.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: February 1, 2012

Honorable Saundra B. Armstrong
United States District Judge

Case 4:09-cv-01996-SBA Document 88 Filed 02/01/12 Page 3 of 5

1	Dated: January 31, 2012	GOLDSTEIN & LIPSKI, PLLC
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3		By: <u>/s/ Edward W. Goldstein</u> Edward W. Goldstein
5		Attorney for Plaintiff SPECTROS CORP.
6		
7	Dated: January 31, 2012	KRIEG KELLER SLOAN REILLEY
8		& ROMAN LLP
9		
10		By: <u>/s/ Kenneth E. Keller</u> Kenneth E. Keller
11		Attorney for Defendant THERMO FISHER SCIENTIFIC, CORP.
12		THERWIS TISHER SCIENTING, COM.
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ATTESTATION I hereby attest pursuant to General Order 45.X.B that concurrence in the electronic filing of this document has been obtained from the signatories. Dated: January 31, 2012 /s/ Edward W. Goldstein Edward W. Goldstein

CERTIFICATE OF SERVICE

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system on January 31, 2012, or, if not yet registered with the Court's CM/ECF system, via electronic mail pursuant to Fed.R.Civ.P. 5(b)(2)(E). Any other counsel of record will be served by first class U.S. Mail.

/s/ Edward W. Goldstein Edward W. Goldstein